Document 1-3

Filed 07/15/13

Page 1 of 2 PageID #:

JS 44 (Rev. 1/2013)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil	docket sheet. (SEE INSTRU	ICTIONS ON NEXT PAGE (OF THIS FO	DRM.)	•				
I. (a) PLAINTIFFS Kenneth Moxey (b) County of Residence of First Listed Plaintiff Nassau County (EXCEPT IN U.S. PLAINTIFF CASES)				DEFENDANTS MAAAS Enterprises, LP, V-Jama Holdings, LLC, Robert L. Pryor, Bankruptcy Trustee, Tuthill Finance LP, The Pretender Lender, MPJM					
				Crush Holdings, I	LLĊ, Alan 🛭	rezin, et al.		,	0,,,,
				County of Residence	ce of First List	ed Defendant			
				(IN U.S. PLAINTIFF CASES ONLY)					
				NOTE: IN LAND (THE TRAC	CONDEMNATI CT OF LAND IN	ON CASES, USE T VOLVED.	THE LOCATION OF		
(c) Attorneys (Firm Name, Address, and Telephone Number) Pro Se				Attorneys (If Known					
				Pryor & Mandelup, LLP as attorneys for Robert L. Pryor, Defendant 675 Old Country Road, Westbury, NY 11590 (516) 997-0999					lant
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	III. CI	TIZENSHIP OF	PRINCIPA	I. PARTIES	(Place on "V" in One	Dou for	- DI-:
☐ 1 U.S. Government	■ 3 Federal Question	,,,		(For Diversity Cases Only)	}	E I ARTIES	and One Box for D	efendan.	
Plaintiff	(U.S. Governmen	t Not a Partv)	Citize		PTF DEF	Incorporated or Pr			DEF
	•	, , , , , , , , , , , , , , , , , , ,		ar or ring office	A. A. I	of Business In T		, 4	0 4
 U.S. Government Defendant 	☐ 4 Diversity (Indicate Citizens	hip of Parties in Item [[])	Citize	n of Another State	J 2	Incorporated and I of Business In		J 5	5
				n or Subject of a (3 0 3	Foreign Nation		J 6	□ 6
IV. NATURE OF SUIT (Place an "X" in One Box Only) CONTRACT TORIS GORGEHER (PENALTY STANKRUPREY APPLEASEMENT)									
				<u> </u>	A STAN	(KRUBKENE) SE	E E DE HOURS E	WHEN IS	5
☐ 110 Insurance ☐ 120 Marine	PERSONAL INJURY 310 Airplane	PERSONAL INJUR	Y 🖰 62:	Drug Related Seizure		al 28 USC 158	☐ 375 False Claim		
130 Miller Act	315 Airplane Product	365 Personal Injury - Product Liability	m 690	of Property 21 USC 881 Other		irawai SC 157	400 State Reapp	ortionm	ent
140 Negotiable Instrument	Liability	367 Health Care/		, Guide		30 137	430 Banks and I	3anking	
150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel &	Pharmaceutical	1			GAVER (CHERS)	☐ 450 Commerce	, m	
151 Medicare Act	Slander 330 Federal Employers'	Personal Injury Product Liability			□ 820 Copy:		460 Deportation		
☐ 152 Recovery of Defaulted	Liability	368 Asbestos Personal			☐ 830 Paten ☐ 840 Trade		Corrupt Org		
Student Loans	☐ 340 Marine	Injury Product					480 Consumer C		115
(Excludes Veterans) 153 Recovery of Overpayment	☐ 345 Marine Product Liability	Liability PERSONAL PROPER		EAROR	the state of the s	NXCHIR COM	490 Cable/Sat T	V	
of Veteran's Benefits	☐ 350 Motor Vehicle	370 Other Fraud	ייי טודני	Fair Labor Standards Act	☐ 861 HIA (☐ 862 Black		Securities/C	ommodi	ities/
☐ 160 Stockholders' Suits	☐ 355 Motor Vehicle	371 Truth in Lending	- 720	Labor/Management	☐ 863 DIW	C/DIWW (405(g))	Exchange 890 Other Statut	orv Acti	ions
☐ 190 Other Contract ☐ 195 Contract Product Liability	Product Liability 360 Other Personal	380 Other Personal		Relations	☐ 864 SSID	Title XVI	☐ 891 Agricultural	Acts	
196 Franchise	Injury	Property Damage 385 Property Damage	☐ 751	Railway Labor Act Family and Medical	□ 865 RSI (4	105(g))	☐ 893 Environmen ☐ 895 Freedom of		
	☐ 362 Personal Injury -	Product Liability	- 1	Leave Act			Act	ınıorma	tion
RIGALERIO PERSAY	Medical Malpractice		790	Other Labor Litigation			☐ 896 Arbitration		
☐ 210 Land Condemnation	☐ 440 Other Civil Rights	Habeas Corpus:	98/200 191	Employee Retirement Income Security Act		LTAXESTITS	☐ 899 Administrati		
220 Foreclosure	☐ 441 Voting	☐ 463 Alien Detainee		meonic seemity Act		(U.S. Plaintiff fendant)	Act/Review Agency Dec		al of
230 Rent Lease & Ejectment	☐ 442 Employment	510 Motions to Vacate	- [☐ 871 IRS		☐ 950 Constitution		
240 Torts to Land 2 245 Tort Product Liability	Accommodations	Sentence 530 General			26 US	SC 7609	State Statute		
290 All Other Real Property	☐ 445 Amer, w/Disabilities -	535 Death Penalty		E IMBALONAS E E					
	Employment	Other:	J 462	Naturalization Application					
	446 Amer, w/Disabilities - Other	☐ 540 Mandamus & Othe ☐ 550 Civil Rights	r 🗆 465	Other Immigration Actions					
	☐ 448 Education	555 Prison Condition		Actions]				
		☐ 560 Civil Detainee -	- [1				
		Conditions of Confinement							
V. ORIGIN (Place an "X" in	ı One Box Only)				<u> </u>				
J I Original 🕱 2 Rer		Remanded from	4 Reinst			☐ 6 Multidistri	ct		
1 tocceding 5(a)		Appellate Court	Reope	(specify	T District	Litigation			
UL CANOE OF A CONT		itute under which you are 334, 1452(a) and Ba	filing (Do	not cite jurisdictional state Rule 9027	tutes unless dive	ersity):			
VI. CAUSE OF ACTIO	Brief description of ca	nuse: arding sale of real p			ntey Court (Order		-	
VII. REQUESTED IN		IS A CLASS ACTION		MAND \$			f damandad in a	مامئي	
VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND S CHECK YES only if demanded in complaint: COMPLAINT: UNDER RULE 23, F.R.Cv.P. JURY DEMAND: Type Mand: Type Yes No									
VIII. RELATED CASE									Mu-
IF ANY	(See instructions):	JUDGE Alan S. Trus	st		DOCKET	NUMBER 8-12	2-74340		
DATE	SIGNATURE OF ATTORNEY OF RECORD								
17/15/2013	o. Logari rappaport								
OR OFFICE USE ONLY					1810	***	···		
RECEIPT# AM	10UNT APPLYING IFP JUDGE MAG JUDGE								

Case 2:13-cv-04040-JS-WDW Document 1-3 Filed 07/15/13 Page 2 of 2 PageID #: EDNY Revision 1/2013 CERTIFICATION OF ARBITRATION ELIGIBILITY

exclusive of interest and certification to the contra	costs, are eligible for compulsory arbitration. The amo	and the state of t					
I.	. counsel for	do hereby certify that the above cantioned civil action is					
ineligible for compul	lsory arbitration for the following reason(s):	, do hereby certify that the above captioned civil action is					
□ mone	etary damages sought are in excess of \$150,0	000, exclusive of interest and costs,					
☐ the c	complaint seeks injunctive relief,						
☐ the n	matter is otherwise ineligible for the following	g reason					
DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1							
Ident	tify any parent corporation and any publicly held	corporation that owns 10% or more or its stocks:					
RELATED CASE STATEMENT (Section VIII on the Front of this Form)							
provides that "A civil case because the cases arise fro same judge and magistrate case: (A) involves identica	e is "related" to another civil case for purposes of this gom the same transactions or events, a substantial saving e judge." Rule 50.3.1 (b) provides that "A civil case shall legal issues, or (B) involves the same parties." Rule:	ale 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) guideline when, because of the similarity of facts and legal issues or g of judicial resources is likely to result from assigning both cases to the hall not be deemed "related" to another civil case merely because the civil 50.3.1 (c) further provides that "Presumptively, and subject to the power be deemed to be "related" unless both cases are still pending before the					
	NY-E DIVISION OF BUSIN	VESS RULE 50.1(d)(2)					
1.) Is the civil action County: No - King	ion being filed in the Eastern District removed fro	m a New York State Court located in Nassau or Suffolk					
2.) If you answered "no" above: a) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk County? 							
b) Did the events of omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern District? Yes							
or Suffolk County, or, in an	n interpleader action, does the claimant (or a majo	y of the defendants, if there is more than one) reside in Nassau or ority of the claimants, if there is more than one) reside in Nassau County in which it has the most significant contacts).					
(*1010111							
T	BAR ADMIS						
am currently admitted i	in the Eastern District of New York and currently Yes N	a member in good standing of the bar of this court.					
Are you currently the sul	bject of any disciplinary action (s) in this or any o Yes (If yes, please explain) X N						
I certify the accuracy of	all information provided above.						
Signature: J. Logan	Signature: J. Logan Rappaport						